EISENBERG & BAUM LLP

COUNTY OF NEW YORK

Andrew Rozynski, Esq.
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ATTORNEYS FOR THE PLAINTIFFS

UNITED STATES DISTRICT COURT

	RICT OF NEW YORK	
JIAN WANG a/k/a J	X AMES WANG,	
	Plaintiffs,	11 Civ. 2992 (VB) ECF CASE
-against-		
INTERNATIONAL I CORP.,	BUSINESS MACHINES Defendant(s).	AFFIDAVIT OF ANDREW ROZYNSKI ESQ. IN SUPPORT OF MOTION TO WITHDRAW AS COUNSEL AND FOR FIXING A COMMON LAW RETAINING & CHARGING LEIN
STATE OF NEW YO	DRK)	

ss.:

Andrew Rozynski, Esq. being duly sworn, deposes and says:

)

1. I am a member of the Bar of this Court and am a partner with the firm of Eisenberg & Baum, LLP attorneys for plaintiff in the above-entitled action and I am familiar with the facts and circumstances in this action. I submit this affidavit on the basis of personal knowledge, in support of Eisenberg & Baum's motion pursuant to Rule 1.4 of the Local Civil Rules of the Southern District of New York to withdraw as counsel for Plaintiff in this proceeding and to fix a common law retaining and charging lien and to allow Plaintiff sufficient time to obtain substitute counsel.

- 2. As ordered by Your Honor, our firm will be filing redacted copies of our affidavits and memorandum of law and are serving unredacted copies to this Court and to Plaintiff. We are doing this to minimize any disclosure of Plaintiff's "client information" as defined by N.Y. Rule of Professional Conduct ("N.Y. Rule") 1.6(a). *See* N.Y. Rule 1.6(b)(5).
- 3. I am fluent in American Sign Language and can communicate directly with Mr. Wang.
 - 4. I focus most of my representation of clients on Deaf discrimination matters.
- 5. On April 9, 2014, I attended mediation at the law office of Jackson Lewis, with Plaintiff James Wang, co-counsel Eric Baum, and a sign language interpreter.
- 6. I was present at the mediation from approximately 10:00am to 6:00pm on April 9, 2014.

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- 19. After extensive conversations with Mr. Wang I have now realized there is an irretrievable breakdown in the attorney-client relationship between Mr. Wang and Eisenberg & Baum LLP.
 - 20. I am now moving to withdraw as counsel in the above mentioned matter.

I declare under penalty and perjury that the foregoing is true and correct.

Executed on May 23, 2014

ANDREW ROZYNSKI ESQ.

Sworn to before me THIS 23rd day of May 2014

JOSE ALMEIDA
Notary Public - State of New York
No. 01AL6300410
Qualified in Queens County
My Comm. Expires Mar. 31, 2018